IN THE DISTRICT COURT OF THE UNITED STATES FOR THE MIDDLE DISTRICT OF ALABAMAEIVED EASTERN DIVISION, 2007 JUN 29 P 3: 27

ALONZO AUSTIN

Plaint: ff

Case: Number

V.

3:07-CV-42-MEF

GLOBAL CONNECTION INC.

OF AMERICA

CEO/CFO-SAM Abdallah

Rachelle Copeland

Global Connection INC.

OF ALABAMA et. al.

Defendant(S)

PLAINTIFF ALONZO AUSTIN, MOTION FOR LEAVE TO AMEND COMPLAINT, ADD PARTIES, AND RICOMATIER

Comes Now, The Plaintiff Alows Austring Pursuant to Federal Rule of Civil Procedure 15(a) and respectfully moves this honorable Court for the entry of an order growing it Leave to file the instant Amended Complaint to add posties and Plead Special matters With respect to Rule 9(b) Fraud-R1CO Allegation in the Within Cause. A copy of the aforesaid Complaint Proposed to be file by Plaintiff herein and

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the freviously filed Complaint are attached hereto as Exhibits "A" and ("B" , DOC. # 6 Fiel 2/15/08)

Respectfully Submitted,

by Alongo Austin, mose Alonzo Austin 132102: ver-Carlis Rd Tuskegee, OT. 36083

CERTIFICATE OF SERVICE (334) 727,5476

I ALONZO AUSTIN hereby Certify that I have Served Copies of the foregoing Lowments upon the Defendant (S) GLOBAL CONNECTION INC. of AMERICA Et, al.,

GOMCKOON, THOMAS &MCKOON

925 broad Street

P.O. Box 3220

Phen 120 CITY, AL. 36868-3220

by Placing Same in the united States Mail Postage Dre Paid on this 28th day of June 2007

by almgo austin, prose

ALONZO AUSTIN

1321 Oziver-Carlis Rd.

Tusiceque, O1. 36083

Ph# (334) 727-5476

197 EXHIBIT"A"

IN THE UNITED STATES DISTRICT COURFCEIVED
FOR THE MIDDLE DISTRICT OF ALABOAMA29 P 3: 27
...EASTERN DIVISION

ALONZO AUSTIN,

PLOINTIFF,

Case Number:

GLOBAL COUNECTION, INC.

OF AMERICA

CEO/CFO-SAM AbdALLAH

RACHELLE COPELAND

ON GLOBAL CONNECTION INC.

OF ALABAMA ET., AL.

Defendant(S)

PLAINTIEF ALONZO AUSTIN'S AMENDED COMPLAINT ADDING PARTIES AND FOR FRAUD-RICO ALLEGATIONS TODDOCUMENT #6-1 Dated O2/15/07'S PECIAL MATTERS Pursuant to [F. R. C. P. 9(b)] and Rule 15(a)

I PLAINTIFF ALONZO AUSTIN, alleges that as a result of Racketeering on the Part of the Defendants I have Suffered Damages and I further alleged that the act which caused the injury by Defendants for financial gains by Defendants Global Convertion INC. OF AMERICA, OF ALABAMA, Rachelle Copeland And Global Convertion Time.

205: 7

2. That on November 11,2005 the Defendant Global Convection INC. Defendant Global Convection INC.

Of AMFRICA, Falsely and fraudulently

ard with intent to defraud the

Plaintiff Alonzo Austin, represented

to the Plaintiff Alonzo Austin,

That if plaintiff Alonzo Austin,

Wordd agree to allow

Defendent Global Convection

INC. OF AMERICA, to

Draft Plaintiff Alonzo Austrin,

Credit Card account For monthly Local and Long Distance Services. Would received 100, Long DISTANCE MINUTES FREE For Soing So, and if
Plaintiff Austin, Lesired any additional
Long distance Minutes they could be
Purchased, at a rate of 5.98 per Minute
Plaintiff Austin, then Paid by Credit
Card \$6999 For Pregryment For the Month
Of November and \$2005. For (Silver Choice)
\$6499 Price included. \$49.99 Monthly Service
\$1000 FCC + Telecom. Toxes and \$1000 Astivation Fee.

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3. Those representations were folse in Fact and known to be False by the defendant, at the time they were So made, and in truth and in fact the only Long distance Minutes received by plaintiff, were the Long Listance minutes paid for by Plaintiff, at 5.94 a nimite.

A. Plaintoff, relied upon the representations and was thereby induced. The defendant did draft plaintiff, Credit Card For the Mouths of November 2005 and December 2005 With Plaintiffs, Consent. How ever, defendant, did not provide the 100 Free Long Distance Minutes as promised and after daily and Weekly demands by Plaintiff tof defendants to add said minutes to the Long distance account with out Succes. Plaintiff, informed Defendants of the Pending Termination on January 6, 2006. because Defedent's failure to provide the 100 Free Long distance Minutes as promised which resulted in the damages demanded. More over Defendant ignored Temination Notice and acted intentimally, WillFully, Wanterly and Malicionsly, For profit. and without Just Cause, When plaintiff account was drafted on 1/06/2006 For 46.99 see Edilit A by Defedent GLobal Connection INC. OF AMERICA. ET AL

H of 4

That Defendant(5) Global Connection INC. of AMERICA etal executed this Scheme to de graved by Causing Matters to be mailed and delivered by the United States Postal Service Namely the monthly bill, thus the defendants Committed acts of mail fraud in this instance in dictable under 18 U.S. C. 9 1341. Defendant (S) also Caused Sounds to be transmitted by means of Wire Communications in interstate Commerce When they Irafted Plaintiff(5) Austin, Credit Carl under this Scheme to defraud Trecifically on January 6, 2006, November 11, 2005, and on or wear December 7, 2005 Kesulting in wire fraud endictable under 184.3.C. -8 1343 For monthly Services. Finally a fraudulent Check Sent through the United States Mail Addressed to Vlamifif(s) Austin Defendant's actions in this enstance amounted to a pattern of Mail fraud in as much as Frandulent Check# 12577 dated 1/12/06, IN voice dated December 20, 2005. 4978801 and invoke dated Wovember 23, 2005 #939919 Was Sent through the U.S. mail within a 3 Month Reviod, from November through 3 anuary, 2006, 6. That Defendant (5) actions Constitutes Cacheteering Activity "Within the Meaning of 18 U.S.C. \$ 1961(1) and all of which Collectively Constituted Part of a "Pattern of Rarketeeing Activity" Within the Meaning of 18 U.S. C. \$ 1961 (5)

THE RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS ACT.

To Plaintiff ALONZO Austin, alleges that Count II arises under the Racketeer Influenced and Corrupt Organizations Act." 18 U.S.C. & 1961 et seq., Jurisdiction is based on 18 U.S.C. & 1965(a) Venue: s based on 18 U.S.C. & 1965(a).

8. Plaintiff, here by incorporates by reference all the allegations Contains in paragraphs 1 through 13, Counts I, II, III, and damages Demonded of Defendants Global Counce tion INC. of America et al, sub Sections (a) (b) and (c) of Oniginal Complaint (Doc. #6 Filed an 2/15/07) and as amended Count TV Containe herein, 1 through 11. (a) and (b). Combined...

9. Defendant (5) Global Convection INC. OF AMERICA
Mailing's Contained false Statements.
10. Defendant (5) also Fraudulently dirafted Plaintiffs)
Credit Card On January 6, 2006 after Termination of Agram.
11. Defendant (5) fraudulent Conduct was accompanied
by Malice, Moral Turpitude, Wantonvess, and indifference to the rights of Plaintiff, Austing
Resulting in Exemplary Lamages.
Where Fore Plaintiff, Prays,
(a) For Punitive Damages agent Defendants of \$100,000 to
(b) For such relief that is Just and proper.
6/28/07 by. alongo austin, pro 31.